

CERTIFIED MAIL RETURN RECEIPT REQUESTED

September 18, 2012

Harry R. Steinmetz (3HS62) U.S. Environmental Protection Agency, Region III 1650 Arch Street Philadelphia, PA 19103-2029

Dear Mr. Steinmetz,

I would like to first give you some background information. The original company, The Adams & Westlake Co. (hereafter known as the "Old Company") went bankrupt on several occasions. The last time was in the early 1980's. The assets of that "Old Company" were purchase out of bankruptcy (See Attachment "A") and a new company was formed, the Adams & Westlake Ltd (hereafter known as the "Current Company"). This company was eventually sold to my business partner in the early 2000's (See Attachment "B") and I became a co-owner in the mid 2000's. The "Current Company" has never had any connection to the "Old Company".

We have investigated this claim and cannot find any information about any association between the "Current Company" (Adams & Westlake Ltd) and with the United States Radium Corporation or any information concerning the Safety Light Site.

Because of the information mentioned above, we do not believe that the "Current Company" (Adams & Westlake, Ltd) is liable for any claim within this document. We are asking you to remove us from any and all claims concerning this site.

- 1) I cannot testify on behalf of the "Old Company" (The Adams & Westlake Co.). To my knowledge, the "Current Company" (Adams & Westlake Ltd) has never had any association with Safety Light or its affiliates. The only association that I know of is the information enclosed in the documents that you sent me referenced BL-066888, which is between the "Old Company" (The Adams & Westlake Co) and the United States Radium Corporation.
- 2) I cannot testify on behalf of the "Old Company" (The Adams & Westlake Co.). To my knowledge, the "Current Company" (Adams & Westlake Ltd) has never sent, shipped, transported or arranged for transportation of any shipment to the site.

 The only association that I know of is the information enclosed in the documents that you sent me referenced BL-066888, which is between the "Old Company" (The Adams & Westlake Co)
- 3) I cannot testify on behalf of the "Old Company" (The Adams & Westlake Co.). To my knowledge, the "Current Company" (Adams & Westlake Ltd) has never sent, shipped, transported or arranged for transportation of any shipment to any of the names listed in this question. The only association that I know of is the information enclosed in the documents that you sent me referenced BL-066888, which is between the "Old Company" (The Adams & Westlake Co) and the United States Radium Corporation.
- 4) N/A because we answered "No" to question #3 and #4.

and the United States Radium Corporation.

- 5) I cannot testify on behalf of the "Old Company" (The Adams & Westlake Co.). The current company has not generated other waste that were disposed of or reclaimed by the companies listed in this question or at the site.
- 6) N/A
- 7) N/A
- 8) N/A

- 9) Please refer to the beginning paragraph. The "Old Company" (The Adams & Westlake Co) went bankrupt on several occasions. The "Current Company" (Adams & Westlake Ltd) has no affiliations with the "Old Company". We do not have any records that pertain to this issue. We are concluding that any and all records were destroyed during the several bankruptcies that occurred with the "Old Company".
 - a. I cannot testify on behalf of the "Old Company" (The Adams & Westlake Co.) and their retention policies. The current company uses the guidelines set-forth by the IRS on how long to retain documents. Our "Current Company" guidelines are 10 years unless the IRS guidelines state a longer period of time.
 - b. I cannot testify on behalf of the "Old Company" (The Adams & Westlake Co.). The "Current Company" uses a company called "Integra" to destroy any and all documents that fall outside the guidelines set forth by the IRS.
 - c. I cannot testify on behalf of the "Old Company (The Adams & Westlake Co.). Not applicable with the "Current Company".
 - d. I cannot testify on behalf of the "Old Company" (The Adams & Westlake Co.). Not applicable with the "Current Company".

Sincerely,

Randy L. Schneider

President

Adams & Westlake, Ltd.

Rylsu

940 N. Michigan Street

Elkhart, IN 47514

(574) 264-1141

CERTIFICATION

I, Jo E. Osborn, Assistant Secretary of MidWest Management Corporation, a Delaware corporation (the "Company"), do hereby certify that the following resolutions were adopted by the Board of Directors of the Company on November 24, 1982, and that said resolutions remain in full force and effect on the date hereof:

RESOLVED, that, in consideration of the sum of ten dollars and other good and valuable consideration, the Company assign all of its rights and obligations under that Agreement dated October 28, 1982, for the purchase and sale of the remaining assets of The Adams & Westlake Company, including the assumption of certain liabilities thereof, to AWL, Ltd., a Delaware corporation.

RESOLVED, that the appropriate officers are hereby authorized and directed to do all things necessary to effect said assignment of rights and liabilities to AWL, Ltd.

RESOLVED, that the appropriate officers are authorized and directed to do all things necessary, and to execute any and all documents necessary, on behalf of the Company, to guarantee any lease obligations of AWL, Ltd., with regard to the premises to be occupied by AWL, Ltd.

IN WITNESS WHEREOF, I have set my hand and affixed the corporate seal of MidWest Management Corporation, this ______ day of ______, 1982.

SEAL

Jo E. Osborn

Assistant Secretary

STOCK SALE AGREEMENT

Agreement dated June 30, 2001, among Midwest Management Corporation, a Delaware corporation ("Seller"), and D.G. Elmore an Indiana resident ("Purchaser").

Witnesseth

WHEREAS, Seller desires to sell Adams & Westlake, Ltd., ("Company");

WHEREAS, the Purchaser, as Vice President of Company is familiar with its assets, liabilities and operations of the Company;

WHEREAS, Seller desires to sell, transfer and assign to Purchaser all of its share of stock of the Company pursuant to the terms and conditions contained in this Agreement;

NOW, THEREFORE, in consideration of the premises contained above, the covenants and promises contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Purchase and Sale of Shares of Stock

- A. On the Closing Date (as defined below in Section 3), Purchaser shall purchase, obtain and acquire all of the shares of the issued and outstanding Common stock of the Company (the "Shares") owned by Seller for a total purchase price of Four Hundred Seventy-five Thousand Dollars (\$475,000) ("Purchase Price") and other fair and valuable consideration, the sufficiency of which is agreed to by the parties.
- B. On the Closing Date, Seller shall sell, transfer and assign, and convey to Purchaser the Shares; however the certificate can not be presently transferred to the Purchaser as it is held as collateral as set forth in paragraph 4.A.

2. Purchase Price

Subject to the terms and conditions contained herein, Purchaser shall assume on or before 1 June 2002, Seller's note payable to American National Bank, Inc. in the amount of Two Hundred Twenty-Five Thousand Dollars (\$225,000), and shall pay to Seller or its Assigns Two Hundred Fifty Thousand Dollars (\$250,000) on or before January 31, 2003 by certified check, wire transfer or cash.

3. Closing

The consummation of the transaction contemplated by this Agreement (the "Closing"), shall take place at the offices of Purchaser on June 30, 2001, or such other date and time as Seller and Purchaser shall agree (the "Closing Date").

At the Closing on the Closing Date, Seller shall sell, transfer and assign, and convey to Purchaser the Shares. In addition, the parties shall deliver such agreements, certificates and other documents required to be delivered pursuant to this Agreement.

4. Effective Date

The effective date of the purchase shall be January 1, 2001 ("Effective Date").

5. Representations and Warrantees of Seller

Seller represents and warrants to Purchaser, as follows:

- A. Ownership of Shares. Seller is the only owner of the Shares, and owns the Shares subject to a pledge to the First Hawaiian bank for a debt from David G. Elmore to The First Hawaiian Bank in the amount of \$1,800,000.
- B. Capitalization. The Shares represent one hundred percent (100%) of the issued and outstanding stock of the Company, and all such shares were duly and validly authorized and issued, and are fully paid and non-assessable.
- C. Authority of Seller. Seller has full power and authority to make, execute, deliver and consummate this Agreement and has taken all necessary actions required to be taken to execute and deliver this Agreement and to perform all of its obligations, undertakings and agreements to be observed and performed hereunder. This Agreement has been duly executed and delivered by Seller and is a valid and binding agreement of Seller.
- D. Non-Contravention. The execution and delivery of this Agreement by seller does not and the consummation by Seller of the transactions contemplated hereby will not, violate any provision of Seller's Articles of Incorporation or Bylaws, or violate, or result with the giving of notice or the lapse of time or both in a violation of, any provision of, or result in the acceleration of or entitle any party to accelerate (whether after the giving of notice, or lapse of time or both) any obligation under any mortgage, lien, lease, agreement, license, instrument, law, ordinance, regulation, order arbitration award, judgment or decree to which Seller is a party.

6. Representation and Warranties of Purchaser

Purchaser represents and warrants to Seller, as follows:

- A. Authority of Purchaser. Purchaser has all necessary power and authority to make, execute, deliver and consummate this Agreement and has taken all necessary actions required to be taken to execute and deliver this Agreement and to perform all of its respective obligations, undertakings and agreements to be observed and performed by it hereunder. This Agreement has been duly executed and delivered by Purchaser and is a valid and binding agreement of Purchaser.
- B. <u>Non-Contravention</u>. The execution and delivery of this Agreement by Purchaser does not, and the consummation of the transactions contemplated on its part will not, violate any agreement of or restriction of Purchaser. No notice to or filing with, or consent or authorization of or with any governmental or regulatory body or any other person is required in connection with the execution, delivery and consummation of this Agreement by Purchaser.
- C. Other Offers Purchaser is not aware of any currently outstanding offers to purchase shares of stock or the business or assets of the Companies, except for the offer contained in this agreement.
- D. <u>Knowledge of Company</u>. Purchaser is intimately familiar with the assets, liabilities, books, records and operations of the Company. Further, Purchaser has otherwise reviewed the books, records and operations of the Company. Accordingly, Purchaser purchases the Shares without any warranties or representations relating to the Company, except as otherwise contained in this Agreement.

7. Closing: Deliveries at Closing and Post-Closing Deliveries

- A. <u>Transfer Documents</u>. At the Closing on the Closing Date, Seller shall execute, acknowledge and deliver to Purchaser assignments and other documents of transfer sufficient to transfer and assign to Purchaser all right, title and interest to the Shares, subject to the pledge to The First Hawaiian Bank as set forth in paragraph 4.A.
- B. <u>Payment of Purchase Price</u>. The Purchase Price for the Shares purchased shall be paid as provided in Section 2 hereof.
- C. Additional Documents. Each of the parties hereto, upon request of the other or their respective counsel, will at the Closing Date and from time to time thereafter, execute and deliver to each all such instruments and

IN WITNESS WHEREOF, each of the parties hereby execute this Agreement.

Purchaser

Midwest Management Corporation

By: 1/80

D.G. Elmore Individual By: Wand II.

David G. Elmore President

documents of further assurance, conveyance, confirmation of title or otherwise, and will do any and all such acts and thirgs as may reasonably by required to carry out their respective obligations under this Agreement.

D. Obligation to Close. All proceedings to be taken and all documents to be executed and delivered at Closing shall be deemed to have been taken and executed simultaneously, and no proceedings shall be deemed taken or any other documents executed or delivered until all have been taken, executed and delivered.

8. General

- A. Actions After the Closing. After the Closing Date, the parties hereto shall execute and deliver such other further materials and documents, perform such other and further acts as may reasonably be required fully to consummate the transactions contemplated hereby.
- B. Notices. All notices which are required or may be given pursuant to the terms of this Agreement shall be in writing and shall be sufficient in all respects if delivered personally or if sent by registered or certified mail, postage prepaid, as follows:

If to Purchaser:

D.G. Elmore

304 W Kirkwood Ave.

- Bloomington, IN 47404
- C. <u>Assignment, Successors and Assigns</u>. This Agreement shall be binding upon the parties hereto, their heirs, personal representative, successors and assigns.
- D. <u>Applicable Laws</u>. This Agreement shall be construed and governed by the laws of the State of Indiana, excluding any choice of law rules, which may direct the application of the laws of another jurisdiction.
- E. Entire Agreement. This Agreement constitutes the entire Agreement between the parties hereto. Any prior written agreements or letters of intent between the parties, upon the execution of this Agreement, shall be null and void.
- F. Headings and Descriptions. The headings in the sections of this Agreement are inserted for convenience only and shall not constitute a party hereof of affect the meaning or interpretation hereof.

AWL Stock Purchase Agreement 13Jan2003

PURCHASE ORDER

THE ADAMS & WES STLAKE COMPANY

ASSESSMENT ALLIED PRODUCTS CORPORATION

ELKHART, INDIANA 45514 . 219 . 264 1141 . TWX 219 . 522 3102

THIS ORDER NUMBER MIST APPEAR ON ALL CORRES, PONDENCE, INVOICES, PACK, AGES AND SHIPPING PAPERS.

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PLEASE ENTER THIS ORDER SUBJECT TO ALL TERMS AND CONDITIONS SHOWN HEREON AND ON REVERSE SIDE.

INVOICE IN DUPLICATE

REGARDLESS OF CLISTINATION SEND ALL INVOKES TO

THE ADAMS & WESTLAKE COMPANY

Accounts Payable Dept. 1025 No. Michigan Street ELKHART, INDIANA 46514 THE ADAMS & WESTLAKE COMPANY

EMIL ALBERT, MGR. PRODUCTION PLANNING & PROCUREMENT

UNITED STATES RADIUM CORPORATION MORRISTOWN, NEW JERSEY

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IMPORTANT

CANADIAN CUSTOMS RECULATIONS

Canadian Customs regulations require that "M.A." invoices accompany every shipment being forwarded to Canada.

For your convenience four (4) blank forms are attached. May we draw your attention to the following important points to be watched when completing them.

Section 'A' Covers the return of property belonging to Atomic Energy of Canada Limited (shipping containers etc.)

Section 'B' Covers the shipment of customers property, (empty customer containers, targets for irradiation or material for repair)

SECTION 'A'

- (1) Under "Marks and Numbers on Packages" indicate the serial number or case number shown on our original export papers.
- (2) Under "Quantities and Description of Goods" indicate a brief description of the item and add the phrase "Property of Atomic Energy of Canada Limited being returned to A.E.C.L. for credit."
- (3) "Pair Market Value" show the same value as indicated on our original export papers.
- (4) The certification on the form must be completed and signed.

N.B. Failure to complete item 3 or 4 will render the invoices invalid, necessitating their return to you for correction.

SECTION 'B'

- (1) Under "Marks and Numbers on Packages" indicate your own reference and be sure it also appears on the packages or cases.
- (2) Under "Quantities and Description of Goods" give a brief description of the goods and the reason they are being forwarded to Atomic Energy of Canada Limited.
- (3) Under "Fair Market Value" You may calculate the value as equal to the cost of labour and profit combined.
- (4) The certification on the form must be completed and signed.
- N.B. Pailure to complete items 3 or 4 will render the invoices invalid, necessitating their return to you for correction.

UNITED STATES RADIUM CORPORATION

MORRISTOWN, NEW JERSEY

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PURCHASE ORDER

THE ADAMS & WESTLAKE COMPANY

A SUBSIDIARY OF ALLIED PRODUCTS CORPORATION

ELKHART, INDIANA 46514 • 219 • 264-1141 • TWX 219 • 522-3102

ORDER 9268

THIS ORDER NUMBER MUST APPEAR ON ALL CORRES-PONDENCE, INVOICES, PACK-AGES AND SHIPPING PAFERS.

066888

May 13th, 1968

SHIP VIA

MAY 17 1969

DATE REQUIRED AT OUR PLANT

5-20-68

United States Radium	Corp.	S
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REQUISITION NO.	PROD. ORDER NO.	43 TERMS		Add Indiana Use Tax
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H1-90	SP	PECIFICATIONS	STOCK	NO. PRICE
3 ea.	Atomic Switch lamp To be disposed of Per your letter o	as radioactive scrap	EUC TIE N'S	\$50.00 Lot

PLEASE ENTER THIS ORDER SUBJECT TO ALL TERMS AND CONDITIONS SHOWN HEREON AND ON REVERSE SIDE.

INVOICE IN DUPLICATE

REGARDLESS OF DESTINATION

THE ADAMS & WESTLAKE COMPANY

Accounts Payable Dept. 1025 No. Michigan Street ELKHART, INDIANA 46514 THE ADAMS & WESTLAKE COMPANY

EMIL ALBERT, MGR. PRODUCTION PLANNING & PROCUREMENT

BY Earl H. Mills
PURCHASING AGENT

Report Content

User-Defined Templates No template saved

Save Current Settings

Select All Select None Mouse over to drag and drop.

Name Variations (4)

Address Variations (3)

Phone Variations (2)

Parent Company 🕒 🕠

☑ Industry Information (4) **©**

Company Id Numbers (1)

Bankruptcies (0) O

Corporation Filings (2)

Registered Agents (1)

☑ Associated Businesses (7) **⑤**

☑ Business Contacts (21) ❷

FAA Aircraft (0)

Executives (13)

Important: The Public Records and commercially available data sources used on reports have errors. Data is sometimes entered poorly, processed incorrectly and is generally not free from defect. This system should not be relied upon as definitively accurate. Before relying on any data this system

as, it should be independently verified. For Secretary of State documents, the following data is for information purposes only and is not an official record. Certified copies may be obtained from that individual state's Department of State. The criminal record data in this product or service may include records that have been expunged, sealed, or otherwise have become inaccessible to the public since the date on which the data was last updated or collected.

Accuring does not constitute a "consumer report" as that term is defined in the federal Fair Credit Reporting Act, 15 USC 1681 et seq. (FCRA). Accordingly, Accuring may not be used in whole or in part as a factor in determining eligibility for credit, insurance, employment or another permissible purpose under the FCRA.

Your DPPA Permissible Use: Court, Law Enforcement, or Government

Agencies

Your GLBA Permissible Use: Law Enforcement Purposes

Comprehensive Business Report

Date: 10/09/12

Reference Code: safety light

Company Information:

Company Name: ADAMS & WESTLAKE LTD

Address: 940 N MICHIGAN ST, ELKHART IN 46514-2216

Phone: 574-264-1141 FEIN: 36-3207129

☐ Collapse All

□ Name Variations:

Company Name: ADAMS & WESTLAKE COMPANY, THE

Company Name: ADAMS & WESTLANE, LTD.
Company Name: ADAMS AND WESTLAKE LT'D

Company Name: ADLAKE

🖯 Address Variations: 🕮 🦻

Address: 1025 N MICHIGAN ST, ELKHART IN 46514

County: ELKHART

Msa Description: Elkhart-Goshen, IN

Address: 940 N MICHIGAN ST, ELKHART IN 46514

County: ELKHART

Msa Description: Elkhart-Goshen, IN

Address: PO BOX 4524, ELKHART IN 46514

County: ELKHART

Msa Description: Elkhart-Goshen, IN

☐ Parent Company: 🗐

Industry Information: SIC Code: 3231 SIC Description: Glass Products, Made from Purch Gl SIC Code: **3429** SIC Description: Hardware, Nec

SIC Code: 3451 SIC Description: Screw Machine Products

SIC Code: 3743 SIC Description: Railroad Equipment

Company ID Numbers: FEIN: 36-3207129

State of Origin: IN

Charter Number: 198301-728

State of Origin: MA Charter Number: 000025196

■ Bankruptcies: ■ [None Found]

☐ Corporation Filings: 🗐

Corporation Filings # 1

ADAMS & WESTLAKE LTD - As of: 11/15/2010

Name Type: LEGAL

Address: PO BOX 4524, ELKHART IN 46514-0524

Status: ACTIVE

Business Type: FOR-PROFIT FOREIGN CORPORATION

Registered Agent: D G ELMORE JR

Registered Agent Address: 304 W KIRKLAND, BLOOMINGTON IN 47404

Foreign State of Incorporation: DELAWARE

ADAMS & WESTLAKE LTD - As of: 11/15/2010

Name Type: LEGAL

Address: PO BOX 4524, ELKHART IN 46514-0524

Status: ACTIVE

Business Type: FOR-PROFIT FOREIGN CORPORATION

Registered Agent: D G ELMORE JR

Registered Agent Address: 304 W KIRKLAND, BLOOMINGTON IN 47404

Foreign State of Incorporation: DELAWARE

ADAMS & WESTLAKE LTD - As of: 01/26/2009

Name Type: LEGAL

Address: PO BOX 4524, ELKHART IN 46514-0524

Status: ACTIVE

Business Type: FOR-PROFIT FOREIGN CORPORATION

Registered Agent: D G ELMORE JR

Registered Agent Address: 304 W KIRKLAND, BLOOMINGTON IN 47404

Foreign State of Incorporation: DELAWARE

Officers and Directors:

ADAMS & WESTLAKE LTD - As of: 11/15/2010

Officer:

D G ELMORE JR, DIRECTOR, 304 W KIRKLAND AVE, BLOOMINGTON

Officer: RANDY SCHNEIDER, PRESIDENT, PO BOX 4524, ELKHART IN 46514-0524

Officer:

D G ELMORE JR, PRESIDENT, 304 W KIRKLAND AVE, BLOOMINGTON

Officer: RANDY SCHNEIDER, SECRETARY, PO BOX 4524, ELKHART IN 46514-0524

Officer: D G ELMORE JR, 304 W KIRKLAND AVE, BLOOMINGTON

IN 47404

Officer:

D G ELMORE JR, PRESIDENT, 205 N COLLEGE AVE STE 713, BLOOMINGTON IN 47404-3957

Annual Report Filings: Filing Year: 2011

Filed Date: 11/15/2010

Microfilm Number: 101115WWW

Filing Year: 2009

Filed Date: 01/26/2009

Microfilm Number: 0901270870

Filing Year: 2005

Filed Date: 02/05/2007

Microfilm Number: 0702140795

Filing Year: 2007

Filed Date: 02/05/2007 Microfilm Number: 0702140795

Filing Year: 2003

Filed Date: 02/04/2003

Microfilm Number: 0302040205

Filing Year: 2001

Filed Date: 02/12/2001

Microfilm Number: 0102120105

Filing Year: 1983

Filed Date: 12/06/1999

Filing Year: 1984

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Filing Year: 1989

Filed Date: 12/06/1999

Microfilm Number: 8903270900

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Filing Year: 1991

Filed Date: 12/06/1999

Microfilm Number: 9104010107

Filing Year: 1992

Filed Date: 12/06/1999

Microfilm Number: 9203030207

Filing Year: 1993

Filed Date: 12/06/1999

Microfilm Number: 9303220107

Filing Year: 1994

Filed Date: 12/06/1999

Microfilm Number: 9401110205

Filing Year: 1995

Filed Date: 12/06/1999

Microfilm Number: 9501310205

Filing Year: 1996

Filed Date: 12/06/1999

Microfilm Number: 9602060201

Filing Year: 1997

Filed Date: 12/06/1999

Microfilm Number: 9701280204

Filing Year: 1999

Filed Date: 12/06/1999

Microfilm Number: 9901280405

Filing Year: 2000

Filed Date: 12/06/1999

Microfilm Number: 9901280405

Events:

Date: 11/15/2010

Event: **BUSINESS ENTITY REPORT** Reference Number: **2010111500625**

Date: 01/26/2009

Event: **BUSINESS ENTITY REPORT**Reference Number: **2009012700258**

Date: 02/05/2007

Event: **BUSINESS ENTITY REPORT**Reference Number: **2007021400372**

Date: 02/04/2003

Event: **BUSINESS ENTITY REPORT**Reference Number: **2003020500563**

Date: 02/12/2001

Event: **BUSINESS ENTITY REPORT**Reference Number: **2001021300587**

Date: 01/28/1999

Event: **BUSINESS ENTITY REPORT**Reference Number: **0000000433955737**

Date: 01/28/1997

Event: BUSINESS ENTITY REPORT
Reference Number: 0000000433955485

Date: 02/06/1996

Event: BUSINESS ENTITY REPORT

Reference Number: 000000433955365

Date: 01/31/1995

Event: BUSINESS ENTITY REPORT. Reference Number: 000000433955235

Date: **01/11/1994**

Event: BUSINESS ENTITY REPORT
Reference Number: 000000433955100

Date: 04/01/1993

Event: NOTICE OF CHANGE OF REGISTERED OFFICE OR

REGISTERED AGENT

Reference Number: 000000433955

Date: 03/22/1993

Event: BUSINESS ENTITY REPORT
-Reference Number: 0000000336364929

Date: 01/24/1983

Event: APPLICATION FOR CERTIFICATE OF AUTHORITY

Reference Number: 0000000336364

Corporation Filings # 2

ADAMS & WESTLAKE COMPANY, THE - As of: 09/18/2012

Name Type: LEGAL

Address: 1025 N MICHIGAN ST, ELKHART IN 46514-2215

Address Type: PRINCIPAL CORPORATE ADDRESS
Status: INACTIVE - Involuntary Dissolution By SOC

Purpose: FOREIGN CORPORATION
Date Incorporated: 07/30/1973
Foreign Incorporation Date: 12/08/1969
Foreign State of Incorporation: DELAWARE

Events:

Date: **11/14/1994**

Event: **REVOCATION BY SOC**Reference Number: **020502300352**

Event: FOREIGN CORPORATION CERTIFICATE

Reference Number: 000000025196

Registered Agents: Name: D G ELMORE JR

Address: 304 W KIRKLAND, BLOOMINGTON IN 47404-

Date Last Seen: 11/15/2010

Associated Businesses: Name: A+ INDUSTRIES INC

Address: 940 N MICHIGAN ST, ELKHART, IN 46514-2216

Hide Left Nav Back to Top

Name: ADAMS & WESTLAKE, LTD.

Address: PO BOX 4524, ELKHART IN 46514-0524

Name: AWE PROPERTIES LLC

Address: 940 N MICHIGAN ST, ELKHART IN 46514-2216

Name: **DIABETES CARE** Address: ELKHART, IN

Name: GENESIS MOLDING INC

Address: 940 N MICHIGAN ST, ELKHART IN 46514-2216

Name: WESTLAKE LTD

Address: 940 N MICHIGAN ST, ELKHART IN 46514-2216

Name: WESTLAKE LTD GENESIS MOLDING INC

Address: 940 N MICHIGAN ST, ELKHART IN 46514-2216

Business Contacts: Name: DEWAYNE CARPENTER SSN: 312-40-xxxx

Contact Title - PRESIDENT

Address: 1025 N MICHIGAN ST, ELKHART IN 46514-2215

Date Last Seen: 9/8/2008

Name: **DUANE CARPENTER**

Contact Title - PRES & GEN MGR , PRES & GEN MGR , PRESIDENT ;

PRESIDENT, PRESIDENT

Address: PO BOX 4524, ELKHART IN 46514-0524

Date Last Seen: 9/8/2008

Name: RICHARD L CHAMPLIN

Contact Title - PRESIDENT

Address: 1025 N MICHIGAN ST, ELKHART IN 46514-2215

Date Last Seen: 7/6/2004

Name: **DONALD CHUPP** SSN: **303-48-xxx**

Contact Title - DOMAIN ADMINISTRATIVE CONTACT Address: PO BOX 4524, ELKHART IN 46514-0524

Date Last Seen: 9/8/2008

Name: **D G ELMORE JR** SSN: **319-40-xxxx**

Contact Title - DIRECTOR, PRESIDENT

Address: 205 N COLLEGE AVE STE 713, BLOOMINGTON IN 47404-

3957

Date Last Seen: 11/15/2010

Name: **D G ELMORE**Contact Title - **DIRECTOR**

Address: 1025 N MICHIGAN ST, ELKHART IN 46514-2215

Date Last Seen: 9/8/2008.

Name: **DOUGLAS ELMORE**Contact Title - **BOARD MEMB**

Address: 1025 N MICHIGAN ST, ELKHART IN 46514-2215

Date Last Seen: 9/8/2008.

Name: **DOUGLAS S ELMORE** Contact Title - **EXECUTIVE**

Address: 1025 N MICHIGAN ST, ELKHART IN 46514-2215

Date Last Seen: 9/8/2008

Name: **DEAN HARVEY**SSN: **303-68-**xxxx
Contact Title - **MANAGER**

Address: 1025 N MICHIGAN ST, ELKHART IN 46514-2215

Date Last Seen: 9/8/2008

Name: JOHN JAMESON

Address: PO BOX 4524, ELKHART IN 46514-0524

Date Last Seen: 12/7/2009

Name: JOHN JAMISON

Contact Title - ACCOUNTANT, ACCOUNTANT Address: PO BOX 4524, ELKHART IN 46514-0524

Date Last Seen: 6/11/2009

Name: ELMORE JRD

Contact Title - DIRECTOR, PRESIDENT

Address: 304 W KIRKLAND AVE, BLOOMINGTON IN 47404

Date Last Seen: 11/15/2010

Name: GABRIEL MOORE

Contact Title - MGR-PRODUCTION , MGR-PRODUCTION Address: PO BOX 4524, ELKHART IN 46514-0524

Date Last Seen: 2/9/2010

Name: SCHMIDT RANDY

Contact Title - DOMAIN TECHNICAL CONTACT

Address: 520 PARK PL, MISHAWAKA IN 46545-3559

Date Last Seen: 5/4/2004

Name: RANDY SCHMIDT

Contact Title - DOMAIN TECHNICAL CONTACT

Address: 520 PARK PL, MISHAWAKA IN 46545-3559

Date Last Seen: 5/4/2004

Name: RANDY SCHNEIDER

SSN: 310-96-xxxx

Contact Title - PRES , PRESIDENT , PRESIDENT , SECRETARY

Address: 940 N MICHIGAN ST, ELKHART IN 46514-2216

Date Last Seen: 6/18/2012

Name: JENELL SHERMAN

Address: 940 N MICHIGAN ST, ELKHART IN 46514-2216

Date Last Seen: 12/31/2002

Name: TARA SHORT

Contact Title - MANAGER, MGR-PUR, MGR-PUR Address: PO BOX 4524, ELKHART IN 46514-0524

Date Last Seen: 2/9/2010

Name: JAN WEAVER

Contact Title - CONTROLLER, CONTROLLER

Address: PO BOX 4524, ELKHART IN 46514-0524

Date Last Seen: 10/6/2006

Name: JANET WEAVER

Contact Title - ACCOUNTING, FINANCE EXECUTIVE, FINANCE

EXECUTIVE

Address: PO BOX 4524, ELKHART IN 46514-0524

Date Last Seen: 2/20/2004

Name: ROGER WOLF

Contact Title - SALES EXECUTIVE , SALES EXECUTIVE , SALES, CHIÉF

OFFICER

Address: PO BOX 4524, ELKHART IN 46514-0524

Date Last Seen: 1/1989

☐ Executives: 🖾 🤼

Name: RANDY SCHNEIDER

Contact Title - PRESIDENT , PRESIDENT , PRESIDENT , SECRETARY

Date Last Seen: 6/18/2012

Name: D G ELMORE JR

Contact Title - PRESIDENT , DIRECTOR

Date Last Seen: 11/15/2010

Name: ELMORE JRD

Contact Title - PRESIDENT , DIRECTOR

Date Last Seen: 11/15/2010

Name: **DEWAYNE CARPENTER**Contact Title - **PRESIDENT**Date Last Seen: **9/8/2008**

Name: DUANE CARPENTER

Contact Title - PRESIDENT , PRESIDENT , PRESIDENT

Date Last Seen: 9/8/2008

Name: RICHARD L CHAMPLIN Contact Title - PRESIDENT Date Last Seen: 7/6/2004

Name: DOUGLAS S ELMORE
Contact Title - EXECUTIVE
Date Last Seen: 9/8/2008

Name: JANET WEAVER

Contact Title - FINANCE EXECUTIVE , FINANCE EXECUTIVE

Date Last Seen: 1/1989

Name: ROGER WOLF

Contact Title - SALES, CHIEF OFFICER, SALES EXECUTIVE, SALES

EXECUTIVE

Date Last Seen: 1/1989

Name: **D G ELMORE** Contact Title - **DIRECTOR**Date Last Seen: **9/8/2008**

Name: JAN WEAVER

Contact Title - CONTROLLER , CONTROLLER Date Last Seen: 10/6/2006

Name: **TARA SHORT** 'Contact Title - **MANAGER**Date Last Seen: **12/7/2009**

Name: **DEAN HARVEY**Contact Title - **MANAGER** Date Last-Seen: 9/8/2008

From: Adams + Westlak

7011 2970 0001 5890 8134

AHW: RANdy Schneide

P.D. BOX 4524

Elkhart, IN 46514

U.S. POSTAGE CHAIN THE CHA

Readvist.

To: HARRY R. Steinmetz (3HS62)

US Environmental Protection Agency, Region III

1650 Arch Street